UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON AT SEATTLE

AMERICAN

 \boxtimes

FAMILY

tried and the jury has rendered its verdict.

been considered and a decision has been rendered.

CONNECT | AMENDED JUDGMENT IN A CIVIL

THE THE PARTY OF T	COLUME	
PROPERTY AND	CASUALTY	CASE
INSURANCE COMPANY		
INSCIDENCE COMPINY		CACENHADED 2.22 00122 HIG
		CASE NUMBER 2:23-cv-00133-JHC
Plaintiff,		
V.	•	
* ·		
TERESA PEQUIGNOT, ET AL.		
Defendant		
Defendant		
Jury Vardiet This acti	on come before the	Court for a trial by jury. The issues have been
Jury Verdict. This action came before the Court for a trial by jury. The issues have been		

THE COURT AMENDS ITS JUDGMENT AT DOCKET 38 AND HAS ORDERED THAT

Decision by Court. This action came to consideration before the Court. The issues have

1. Plaintiff American Family Connect Property and Casualty Insurance Company's Motion for Summary Judgment, Dkt. # 29, is GRANTED. The Court DECLARES that Plaintiff does not owe a duty to defend or a duty to indemnify Defendants Teresa Pequignot and Donald Pequignot for the claims asserted against them in the underlying lawsuit: *Matthew Overvold and Matthew and Angela Overvold v. Donald and Teresa Pequignot*, Snohomish County Superior Court Case No. 20-2-0459-31.

Case 2:23-cv-00133-JHC Document 44 Filed 06/18/24 Page 2 of 2

2. Plaintiff American Family Connect Property and Casualty Insurance Company's Renewed Motion for Default Judgment Against Matthew Overvold and Angela Overvold, Dkt. # 42, is GRANTED. The Court DECLARES that Defendants Matthew Overvold and Angela Overvold are bound by this Court's Order Granting Motion for Summary Judgment. *See* Dkt. # 37.

Dated June 18, 2024.

Ravi Subramanian
Clerk of Court

/s/Ashleigh Drecktrah
Deputy Clerk